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7 Attorney for Plaintiffs/Judgment Creditors Angelito Trinidad, Esperanza David, Herman Tejada,
8 Ronnie Palermino, and Tony Alovera

9
10 **IN THE UNITED STATES DISTRICT COURT**
11 **FOR THE**
12 **DISTRICT OF THE NORTHERN MARIANA ISLANDS**

13 ANGELITO TRINIDAD, et al.,

14 CIVIL ACTION NO. 97-0073

15 Plaintiffs,

16 vs.

17 **NOTICE OF MOTION**

18 JOHN S. PANGELINAN, et al.,

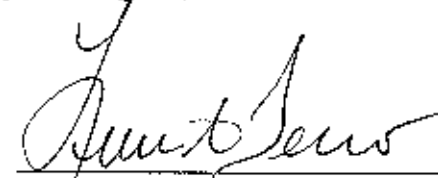
19 Defendants.

20
21 **NOTICE OF MOTION**

22 PLEASE TAKE NOTICE that on the _____ day of _____,
23 2006, at _____ am/pm, Plaintiffs shall move this court to issue an order to
24 allow Plaintiffs to conduct discovery in relation to Christopher B. Pangelinan's
25 claim to Lot No. E.A. 222, to stay the sale of Lot No. E.A. 222, and to request for
26 sanctions against defendants.

1 This Notice of Motion is made pursuant to the Combined Motion for Leave
2 to Conduct Discovery on Christopher B. Pangelinan's Claim to Lot No. E.A. 222,
3
4 To Stay the Sale of Lot No. E.A. 222, and To Request for Sanctions filed
5 contemporaneously herewith; the court's file in this case; and such exhibits and
6 testimony as may be introduced at the hearing of this matter.
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8 Respectfully submitted this 8th day of August, 2006.



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10 Lillian A. Tenorio
11 Attorney for Plaintiffs
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